1 2 3 4 5 6 7 8 9 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	JASON M. FRIERSON United States Attorney District of Nevada Nevada Bar No. 7709 FRANCO L. BECIA, WSBA 26823 Special Assistant United States Attorney Office of the General Counsel Office of Program Litigation, Office 7 Social Security Administration 6401 SECURITY BLVD BALTIMORE, MD 21235-6401 Telephone: (206) 615-2114 Fax: (206) 615-2531 franco.l.becia@ssa.gov
10	Attorneys for Defendant
11	UNITED STATES DISTRICT COURT
12	DISTRICT OF NEVADA
13	(LAS VEGAS)
14 15 16 17 18	JOSEPH G. ANGELONE, Plaintiff, V. CAROLYN COLVIN, Acting Commissioner of Social Security, Date No.: 2:24-cv-02058-BNW UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE CERTIFIED ADMINISTRATIVE RECORD (FIRST REQUEST)
19	Defendant.
20	
21	Defendant, Carolyn Colvin, Acting Commissioner of Social Security (the "Commissioner"), by
22	and through her undersigned attorneys, hereby moves for a 31-day extension of time to file the
23	Certified Administrative Record (CAR) to Plaintiff's Complaint. The CAR to Plaintiff's Complaint is
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2526	¹ Carolyn Colvin became the Acting Commissioner of Social Security on November 30, 2024. Pursuant to Rule 25(d) of the Federal Rules of Civil Procedure, Carolyn Colvin should be substituted for Martin O'Malley as the defendant in this suit. No further action need be taken to continue this suit by reason of the last sentence of section 205(g) of the Social Security Act, 42 U.S.C. § 405(g).

due to be filed by January 3, 2025. This is Defendant's first request for an extension of time. Defendant requests this extension because Defendant has been notified that the CAR is not yet available, and that additional time is needed to prepare it. Defendant therefore cannot respond to Plaintiff's Complaint. Once the CAR arrives, Defendant will need to review it for defects before submitting it.

For these reasons, Defendant requests an extension in which to respond to the Complaint until February 3, 2025.

On December 14, 2024, the undersigned conferred with Plaintiff's counsel, who has no opposition to the requested extension.

It is therefore respectfully requested that Defendant be granted an extension of time to file the CAR to Plaintiff's Complaint, through and including February 3, 2025.

Dated: December 14, 2024 Respectfully submitted,

JASON M. FRIERSON United States Attorney

/s/ Franco L. Becia FRANCO L. BECIA Special Assistant United States Attorney

IT IS SO ORDERED:

UNITED STATES MAGISTRATE JUDGE

DATED: December 18, 2024

CERTIFICATE OF SERVICE 1 I, the undersigned, am a citizen of the United States and am at least eighteen years of age. My 2 business address is 6401 Security Boulevard, Baltimore, MD 21235. I am not a party to the above-3 entitled action. On the date set forth below, I caused service of UNOPPOSED MOTION FOR 4 EXTENSION OF TIME TO FILE CERTIFIED ADMINISTRATIVE RECORD on the following 5 parties by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which provides electronic notice of the filing to: 7 **Leonard Stone** Shook & Stone, Chtd. 710 S Fourth Street Las Vegas, NV 89101 702-385-2220 10 Fax: 702-384-0394 Email: lstone@shookandstone.com 11 12 Marc V Kalagian 13 Law Offices of Lawrence D. Rohlfing, Inc., CPC 12631 East Imperial Highway, Suite C115 14 Santa Fe Springs, CA 90670 702-273-3702 15 Fax: 702-868-5491 Email: marc.kalagian@rksslaw.com I declare under penalty of perjury that the foregoing is true and 16 correct. 17 18 Dated: December 17, 2024 19 /s/ Franco L. Becia Franco L. Becia 20 Special Assistant United States Attorney 21 22 23 24 25 26 3